WO

UNITED STATES DISTRICT COURT

DISTRICT OF ARIZONA

U	NITED STATES OF AMERICA				
	V.		ORDER OF	DETENTION PENDIN	IC TRIAL
M	lario Ramiro Lita-Rosales	·			TO TRIAL
		Ca	se Number:	08-3541m	
and was repr	e with the Bail Reform Act, 18 U.S.C resented by counsel. I conclude by a the defendant pending trial in this ca	preponderance of	tion hearing was held the evidence the defe	on <u>12/12/08</u> . De endant is a serious flig	fendant was present ht risk and order the
		FINDINGS O	F FACT		
	eponderance of the evidence that:				
\boxtimes	The defendant is not a citizen of			-	ce.
\boxtimes	The defendant, at the time of the charged offense, was in the United States illegally.				
\boxtimes	The defendant has previously been deported or otherwise removed.				
	- Same and Contracts in the Contract of the Biother of Anzonia.				
	The defendant has no resources in the United States from which he/she might make a bond reasonably calcul to assure his/her future appearance.				
	The defendant has a prior crimin	nal history.			
	The defendant lives/works in Me	xico.			
	The defendant is an amnesty a substantial family ties to Mexico.	pplicant but has n	o substantial ties in	Arizona or in the Uni	ited States and has
	There is a record of prior failure	to appear in court a	as ordered.		
	The defendant attempted to evac	de law enforcemen	t contact by fleeing fr	om law enforcement.	
	The defendant is facing a maxim	ium of	years im	prisonment.	
The C at the time of	Court incorporates by reference the right incorporates by reference the right in the hearing in this matter, except as	material findings of s noted in the recor	the Pretrial Services and	Agency which were re	viewed by the Court
		CONCLUSIONS	S OF LAW		
1. 2.	There is a serious risk that the do No condition or combination of co	efendant will flee. onditions will reaso	nably assure the app	pearance of the defen	dant as required
		CTIONS REGARD			aqiit do required.
The d	defendant is committed to the custoo	ty of the Attornoy G	operal or his/her dea	ignoted representative	
a corrections in appeal. The coordinate of the United S	facility separate, to the extent practic defendant shall be afforded a reason States or on request of an attorney for the United States Marshal for the pu	able, from persons able opportunity for or the Government.	awaiting or serving se private consultation the person in charge	entences or being held with defense counsel. To the corrections fac	d in custody pending On order of a court filty shall deliver the
	APPE	ALS AND THIRD I	PARTY RELEASE		
deliver a copy Court. Pursua service of a c	ORDERED that should an appeal of of the motion for review/reconsidera ant to Rule 59(a), FED.R.CRIM.P., or copy of this order or after the oral ord Failure to timely file objections in acc	ation to Pretrial Serv effective December der is stated on the	vices at least one day r 1, 2005, Defendant record within which	prior to the hearing se shall have ten (10) da to file specific written	et before the District ays from the date of objections with the
services sum	FURTHER ORDERED that if a relea iciently in advance of the hearing be e potential third party custodian.	ise to a third party is efore the District C	ourt to allow Pretrial	Services an opportur	ility to notify Pretrial nity to interview and
DATE:1	2/15/08		Hunde	W3	
	· -		Lawrence O. A		